

Name Terry Tabor
 Address JLCC 407971 Hwy 62
E. Boley, Oklahoma 74829

FILED

FEB 26 2025

JOAN KANE, CLERK
 U.S. DIST. COURT, WESTERN DIST. OKLA.
 BY UP, DEPUTY

UNITED STATES DISTRICT COURT
 FOR THE Western DISTRICT OF OKLAHOMA

Terry Dewayne Tabor
 Gina Farris Webb, Plaintiff
 (Full Name)

Case No. CIV-25-249-PRW
 (To be supplied by the Clerk)

v.
 Beckham C. Detention Center / Court
 ECPD
 EIK C.I.T., OK Red House
 Rock
 EIK C.I.T., OK Hospital
 FBI, C.I.A., military

CIVIL RIGHTS COMPLAINT
 PURSUANT TO 42 U.S.C.
 § 1983

A. JURISDICTION

1) Terry Tabor, is a citizen of Oklahoma,
 (Plaintiff) (State)
 who presently resides at JLCC 407971 Hwy 62 E. Boley, Oklahoma 74829

(Mailing address or place of confinement)

2) Defendant Beckham C. Detention Center is a citizen of Tulsa, OK,
 (Name of first defendant) (City, State)

and is employed as Sheriff's Office. At the time the claim(s)
 (position and Title, if any)

alleged in this complaint arose, was this defendant acting under color of state law?

Yes No If your answer is "Yes", briefly explain:

FBI, CIA, using HAADP equipment. also Jenkins, HAADP's

Brown, Burgess, Miller, doing FARADY Cage, illegal experiment
in jail on Paraphilic, on the File Robert Cheney for
Signing a statement Verifying he knows you, Police etc. was
trying to kill me for reporting them. Webb has all the evidence

3)

Defendant Beckham C. Court House is a citizen of
 (Name of second defendant)

Sioux, Oklahoma, and is employed as
 (City, State)

Court House. At the time the claim(s)
 (Position and Title, if any)

alleged in this complaint arose was this defendant acting under color of state law?

Yes No

If your answer is "Yes", briefly explain:

(Use the back of this page to furnish the above information for additional defendants.)

4)

Jurisdiction is invoked pursuant to 28 U.S.C. § 1333(3); 42 U.S.C. § 1983. (If you wish to assert jurisdiction under different or additional statutes, you may list them below.)

B. NATURE OF THE CASE

1)

Briefly state the background or your case.

I've been Targeted by Beckham County, FBI, CIA, and military and Gay stalkers, For having a Domestic violence with my kids mother: Jessica Humphaus. I have proof. Its called m k ultra project, HAARP, FAIRAND CAGE. I have all the statements on Gina Webb's Facebook sign by Weatherford, OK Red Rock Techs they are witness's of the Criminal Nature the state and FBI CIA military gay stalkers are doing to me as have done. They won't allow Webb to file. accident I was in, in 2012 I was the passenger 7/19/13. They didn't lock up the Driver surfing the hit an Ron. Elk City Hospital as Red Rock did illegal experiments on people n. Gina Webb has all o. .

C. CAUSE OF ACTION

1) I allege that the following of my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary you may attach up to two additional pages (8 1/2" x 11") to explain any allegation or to list additional supporting facts.)

A) (1) Count I: I have statements to officers, that they did not deliver to Webb D.A. she has proof of that on her Facebook as in her office. Also I Faxed her reports. That's why I put her as one of the plaintiffs

(2) Supporting facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

my Brother Kelley Waggoner told me in 2016 that Roger was going to kill me by causing me to witness because I was catching on to the Domestic violence targeting that she was going to do to me. Because I have a domestic with Jessica Kampmeyer

B) (1) Count II: The Courts of Pleaure, Supreme Courts, F.C. City, wanting wants Gina Webb to deny all this as they are a mental patient. So they can falsely indict her. Because she knows I know she isn't going to kill me or harm me. And she is not lying on me about the car accident as they want her to lie

(2) Supporting facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

I gave her 2,000 full power over to Webbs office to make sure the site because they are too to kill me for separating them. Webb has the statements I get copies of after giving to Ecpd also Southern C. Detention Center. that they refused to take to her afraid of Webb filing on them for being apart of the targeting. one statement was sign by police from Red Rock in Westhederal on phone with D.A. office in Southern stating they have not received anything

C) (1) Count III: From me giving to police.

she has all the statements sign by Deangela, Alyssa, Zonn, Betty, Camryn, M.L. Yang, along with other signatures, stating about the Domestic violence Targeting: Mt Ultra illegal experiment, FALADAY Case

The No Consent Form 3 about experiment I sign No Consent to sign by Letitia at Fort Supply also

(2) Supporting facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)

CCPD officers threatening me over phone day I was arrested
October 11th 2024 Webb brought it up in Court about me
Calling that day. Also Christy at Red Rock City is apart of the
targeting you can see it on Camera when the Courtly Force me against
me will to check in & could No longer Fill out a statement made I had to leave

D. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF *property as the*

1) Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to the conditions of your imprisonment? *5 copies to be*
 Yes No If your answer is "Yes", describe each lawsuit. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.) *I filled out reports in Roger Mills sheriffs office*
in 2023 as they Faxed to CCB; but aint heard *in 5 side*
counts in 2022 or 2023 on they never made it to *place*
Plaintiffs: the D.A office as I was sent to Roger Mills do to *12 shrouns*
the being in D.A. danger they were with power mechanical electricity *on Camera*
Defendants: their ventilation system burns after blocks in my Forearms *HOA*
to the to keep me from further filing on they would never take *demands*
 b) Name of Court and Docket Number: *Picture as they Filed* *toward me.*
Detention officer Cheney for verifying on signing he knew
law enforcement Gov. Gary Stalines try to Kill me for
Resisting about the rule ultra
 c) Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

 d) Issues Raised? _____
 e) Approximate date of filing lawsuit? _____
 f) Approximate date of disposition? _____

On she said she appreciated me for reporting her her brother Brandon stout, about the electrocute kill, that Roger, an law enforcement guy did to him calling it a overdose Roger is behind it all attorney for

2) I have previously sought informal or formal relief from appropriate administrative CIDA officials regarding the acts complained of in Part C.

Yes No If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought.

I made reports in jail on streets on they never made it to Eric Webb so I sent to file on Facebook or Farced, on got out of jail in Aug of 2024 took statements over at that time Medina in 2024 took a couple of statements over about Jennifer Capps getting paid 20,000 to to to kill me. On 10/19/2020 also a friend said Jennifer Medina was parked at Homeland grocery store 10/19/2020 as I member Jen Medina showing me a gift or program where she was hooked up to some

satellite electric transmitter

other statement were taken

to Webb by Medina the

Detention officer

Gakora Truck HARP

Elk city, ok

Another HARP
Megan project
Experiment.

E. REQUEST FOR RELIEF

1) I believe that I am entitled to the following relief:

I first put in Complaints in 2017 in Beekman County jail, also when I got out of prison in 2020. No slander charges filed on me about anything because what I'm stating is true. They are trying to use the HARP System to to to cause me mental illness, so they think I won't be credible to present evidence in court.

Signature of Attorney (if any)

Jerry Dewayne Dabu
Signature of Petitioner

(Attorney's full address and telephone number)

2) I have previously sought informal or formal relief from appropriate administrative officials regarding the acts complained of in Part C.

Yes No If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought.

I made reports in jail on streets in they never made it to Eric Webb Sr I sent to him on Facebook or Faxed, as got out of jail in Aug of 2024 took statements over, at that time Medina in 2024 took a couple of statements back. about Jennifer Capps getting paid 20,000 to try to kill me. on 10/19/2020 also a friend said Jennifer Medina was parked at Homeland grocery store 10/19/2020 as I member Jon Medina showing me a gift or program where she was hooked up to send

Satellite electric transmitter

other statement were taken
to Webb by Medina the
Detention officer

Gakona Trick HARVEY
Elk City, Ok. Another HARVEY
Nigel project
Coyement

1) I believe that I am entitled to the following relief:

I first put in Complaints in 2017 in Beckham County jail, also when I got out of prison in 2020. No Slander charges filed on me about anything because what I'm stating is true. They are trying to use the HARVEY System to try to disprove me mental illness, so they think I won't be credible to present evidence in court.

Signature of Attorney (if any)

Deny Dewayne Jahn
Signature of Petitioner

(Attorney's full address and telephone number)

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares (or certifies, verifies, or states) under penalty of perjury that he is the Plaintiff in the above action, that he has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. § 1746. 18 U.S.C. § 1621.

Executed at JLCC 4-7971 US 62 Bolivar, OH 74829 on February 16, 2025.
(Location) (Date)

Darryl DeWayne Talor
(Signature)